

COUNTY OF MERCER

McDADE ADMINISTRATION BUILDING 640 SOUTH BROAD STREET P.O. BOX 8068 TRENTON, NEW JERSEY 08650-0068 (609) 989-6584 Fax (609) 392-0488

> DOLORES MAZZEO DEPUTY CLERK

January 30, 2002

Mr. Sigmund Zegarski, President AFSCME Local No. 2320 University Office Plaza 3635 Quakerbridge Road, Suite No. 1 Trenton NJ 08619

Dear Mr. Zegarski:

Enclosed please find an executed copy of the Union Contract between AFSCME Local No. 2320 and the County of Mercer for the three (3) year period covering January 1, 2001 to December 31, 2003.

This document has been signed by the County Executive and the Clerk to the Board.

Also enclosed is a certified copy of Resolution No. 2002-18 which authorizes the execution of said Contract.

Please retain these copies for your files.

Jerlene H. Worthy
Clerk to the Board

Mercer County Board

Of Chosen Freeholders

JHW/cay Encls. (2)

ce: Mr. Ricci, County Administrator

Mr. Kline, Chief, Div. of Employee Relations

Mr. Zielinski, County Treasurer

IMLR Library

COUNTY OF MERCER, NEW JERSE	COUNTY	OF	MERCER.	NEW	IERSE:
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RESOLUTION NO. 2002-18

Approved as to Form and Legality	Date
Cuk/6V	January 24, 2002
County Counsel	

COUNTY EXECUTIVE AND CLERK TO THE BOARD AUTHORIZED TO EXECUTE CONTRACT BETWEEN A.F.S.C.M.E. LOCAL NO. 2320, MERCER COUNTY FOREMAN AND THE COUNTY OF MERCER, UPON APPROVAL BY COUNTY COUNSEL. THREE (3) YEAR CONTRACT: JANUARY 1, 2001 TO DECEMBER 31, 2003

WHEREAS, A.F.S.C.M.E. Local No. 2320 is the sole and exclusive bargaining agent for the Mercer County Foreman; and,

WHEREAS, it is in the best interest of the County of Mercer to execute said contract; now therefore,

BE IT RESOLVED, that the County Executive and Clerk to the Board are hereby authorized to execute said contract between A.F.S.C.M.E. Local No. 2320 and the County of Mercer, upon approval as to form and execution by the County Counsel; and,

BE IT FURTHER RESOLVED, that the Clerk to the Board shall forward a certified copy of this Resolution, together with an executed copy of the Contract to A.F.S.C.M.E. Local No. 2320, the County Administrator, Chief, Division of Employee Relations, County Treasurer and the IMLR Library.

Jerlene N. Worthy

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AGREEMENT

Between

The County of Mercer

and

AFSCME Local 2320

AFL-CIO

Effective: January 1, 2001 Expiration: December 31, 2003

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PREAMBLE

This Agreement dated _______, between the County of Mercer, hereinefter referred to as the "Employer", end Local Number 2320 of the American Federation of State, County, and Municipal Employees (AFSCME), AFL-CiO, hereinafter referred to as the "Union".

WHEREAS, the County has voluntarily endorsed the practices and procedures of collective bargaining as a fair and orderly way of conducting its relations with its employees, insofar as such practices and procedures are appropriete to the functions and obligations of the County to retain the right to effectively operate in a responsible and efficient manner and are consonant with the paramount interests of the County end its citizens; and

WHEREAS, the parties recognize that this Agreement is not intended to modify any of the discretionary authority vested in the County by the statutes of the State of New Jersey; and

WHEREAS, it is the intention of this Agreement to provide, where not otherwise mandated by statute or ordinence, for the salary structure, fringe benefits, and employment conditions of employees covered by this Agreement, to prevent interruptions of work and interference with the efficient operations of the County and to provide an orderly and prompt method for handling and processing grievances;

WHEREAS, the County and the Union agree that the working environment should be characterized by mutual respect for the common dignity to which all individuals are entitled;

WHEREAS, the Employer end the Union entered into an Agreement on ______ which Agreement was approved by Board of Chosen Freeholders.

NOW, THEREFORE, the perties agree with each other as follows:

1. RECOGNITION

1.1 The Employer recognizes the Union as the sole and/or exclusive bergaining agent for the purpose of establishing salaries, wages, hours, and other conditions of employment for all of its employees in the classifications listed under Appendix A hereto, and by reference made a part of this Agreement, and for such edditional classification as the parties may later agree to include.

2. MANAGEMENT RIGHTS

2.1 The Employer reteins and may exercise ell rights, powers, duties, euthority, and responsibilities conferred upon and vested in it by the laws and Constitution of the State of New Jersey. Except as specificelly abridged, limited, or modified by the terms of this Agreement between the Employer and the Union, all such rights, powers, authority, prerogatives of management and responsibility to promulgete and enforce reesonable and necessary rules and regulations governing the conduct and the activities of the employees are exclusively retained by the Employer.

3. <u>UNION SECURITY</u>

3.1 Upon receipt of a lawfully executed written authorization from an employee, the Employer agrees to deduct the regular monthly union dues of such an employee from his/her pay and remit such deduction by the tenth day of the succeeding month to the official designated by the Union in writing to receive such deductions. The Union will notify the Employer in writing of the exact amount of such regular membership dues to be deducted. Such deductions shall be made in compliance with "Title 52 of Revised Statutes" as amended.

The authorization shall ramein in effect unless terminated by the employee who must give written notice of such cancellation (notice of withdrawal) to the Employer and the Union. Such terminetion of dues deductions shall take place es of the January 1st or July 1st next succeeding the date on which written notice of withdrawal is filed by en employee with the Employer and the Union, as provided in N.J.S.A. 52:14-15.9(e), as amended.

- 3.2 Dues deduction for any employee covered by the terms and conditions of this Agreement shall be limited to Local 2320 of AFSCME. Existing written authorization for dues deduction to an employee organization other than Local 2320 of AFSCME must be terminated within sixty (60) days of the date of execution of this Agreement.
- 3.3 Any employee in the bargeining unit on the effective date of this Agreement who does not join the Union within thirty (30) days thereafter, any new employee who does not join within thirty (30) days of initial employment within the unit, any employee previously employed within the unit who does not join within ten (10) days of reentry into employment within the unit, or any temporary employee who does not join within the date of satisfactory completion of the probationary period or the completion of e three (3) month period following the beginning of employment, whichever is sooner, shall as a condition of employment, pay a representation fee to the Union by autometic payroll deduction. The representation fee shall be in an amount equal to 85 percent of the regular Union membership dues, fees, end assessments as certified by the Union to the Employer.

The Union's entitlement to the representation fee shell continue beyond the termination date of this Agreement so long as the Union remains the majority representative of the employees in the unit, provided that no modification is made in this provision by a successor agreement between the Union and the Employer.

The determination of the appropriate representation fees, those employees covered, payroll deduction provision, challenges to fair share fee assessments, time for fair share payments, end all other questions relating to the Agency Shop Lew and its proper interpretation shell be made in accordance with Public Law 1979, Chapter 477, and N.J.S.A. 34:13A5.4, et. al.

3.4 The Union agrees to indemnify and hold the Employer harmless against any and all claims, suits, orders, or judgments brought or issued against the Employer as a result of any action by the Employer under the provisions of this Article.

4. <u>WORK SCHEDULES/WORK SHIFTS</u>

- 4.1 The weekly work schedule shall consist of five (5) consecutive days, Monday through Friday, inclusive, except for employees in continuous operations. A continuous operation is defined as an operation where the nature of the work provides for more than an eight (8) hour period per dey and/or more than five (5) days per week. Any exceptions to the work schedules as outlined above may be made by the County and the Union by mutual agreement.
- 4.2 Where the nature of the work involved requires continuous operations, employees will have their schedules arranged in a manner which will assure, on a rotation besis, that all employees will have an equal share of Saturdays and Sundays off, distributed evenly throughout the year.
- 4.3 The normal work shift for all employees covered by this egraement shall be seven and one-half (7 ½) hours per day with a one-half (½) hour unpaid meal period.
- 4.4 The starting times of work shifts shall be determined by the Employer on January 1 of each year.

<u>OVERTIME</u>

5.

- 5.1 Time and one-half the employee's regular rate of pey shall be paid for all work performed by full-time employees under eny of the following conditions, but compensation shall not be paid twice for the same hours:
- a. Weekly. All work performed in excess of thirty-seven and one-half (37 ½) hours, excluding meal periods.
- b. All work performed on the sixth workday as such of any work week, excepting those operations exempted by mutual agreemant between the Employer and the Union.
- c. All work performed on a holiday plus the regular day's pay except as modified by Paragraph 5.2(c) below.
- d. For employees in continuous operations all work performed on the sixth workday of the work week schedule referred to in the Article herein entitled "Work Schedules/Work Shifts".
- 5.2 Double time the amployee's regular rete of pay shall be paid for work performed under the following conditions.
- a. All work performed on the seventh days as such of any work week, excepting those operations exempted by mutual agreement between the County and the Union.
- b. All consecutive hours of work performed in excess of sixteen (16) consecutive hours.
- c. All non-scheduled work performed on a holiday after an initiel eight (8) hour shift when an employee is called in to work because of a naturel emergency (i.e., snow, ice end wind storms, flooding conditions).
- d. For employees in continuous operations all work performed on the seventh workdey of the work week scheduled referred to in the Article herein entitled "Work Schedules".
- 5.3 Authorized sick days, vacetion days, personal days, or any other authorized laave of absence with pay are considered work days for the computation of overtime peyments in the paragraph(s) above.
- 5.4 Part-time employees are not subject to the provisions of 5.1 end 5.2 above and are not eligible for overtime compansation except in those situations when the total number of hours worked in a week exceeds thirty-seven end one-half (37½) hours, excluding meal pariods.
- 5.5 Specific operations shall be exempted from the overtime provisions outlined in Paregraphs 5.1 and 5.2 above by mutual egreement between the Employer and the Union.
- 5.6 Overtime opportunities will be distributed as equally as possible among employees in the same job classification. It is understood that nothing in this clause shall require payment for overtime hours not worked.
- 5.7 The Employer will provide meals for employees working overtime through a regularly scheduled meal time with the stipulation that the employee has worked four (4) hours overtime, or if the amployee is called in on emergency basis before his/her starting time and works through the regular breekfast meal.

5.8 No employee covered by the provisions of this Agreement shall be allowed to receive compensatory time off in lieu of wages aarned on overtime.

6. PAY SCALES OF RATES OF PAY

- 6.1 The 2001, 2002 and 2003 pay sceles for all employees covered by this Agreement shall be as set forth in the attached Appendixas.
- 6.2 During the term of this Agreement, the pay scelas will not be changed unless by mutual consent of the Employer and the Union.
- 6.3 All amployees in the unit shall have their annual base salaries increased during the duration of this agreement in accordance with the following schedule:
 - e. Effective January 1, 2001, all employees shall receive a three (3.0%) parcent salary increase.
 - b. Effective January 1, 2002, all employees shall receive a three (3.0%) percent salary increase.
 - c. Effective January 1, 2003, all employees shall receive a two (2.0%) parcent salary increase.
 - d. Effective July 1, 2003, all employees shall receive a two (2.0%) percent salary increase.
 - e. Any employee with more than ten (10) years of County service shall be eligible to go to the Foremen I level or General Supervisor I level at the salary rate listed in the appendix.
 - f. The hiring rate for newly appointed Foreman is set forth in Appendix A. After the employee complates one (1) year of service, his/her salary will be adjusted to maximum pay.
 - g. Foreman responsible to supervise the asphalt milling operation will receive a \$600 stipend in each year of the contract. The stipend will be prorated with each salary check during the calendar year.
 - h. The hiring rate shall be \$46,000 for the duration of this contract.
- 6.4 An employee who performs work in a higher pay classification other than his/her own for et least four (4) hours in any work day shall receive the higher rate of pay for such work for the time it is performed, and his/her salary shall be adjusted to the minimum of the new range or to an amount equal to five (5) percent above his/her present salary, whichever is higher, and in no instance would an employee receive less than his/her present salary.
- 6.5 Those employees in this unit who receive a promotion to a higher classification shall go to the minimum of the new range or receive a salary increase of five (5) parcent, whichever is higher. The anniversary date for such employees shall not change.

7. <u>CALL-IN TIME</u>

7.1 Any employee who is requested end returns to work during pariods other than his/her regulerly scheduled shift shell be paid time-and-one-helf for such work and is guaranteed not less than four (4) hours pay at the overtime rate, provided, however, if the employee elects

to leave upon completion of the work assignment and such assignment requires two (2) hours or less, said employee will be paid a minimum of two (2) hours at the overtime rate.

If the assignment exceeds two (2) hours, the employee shall be entitled to the guaranteed four (4) hours pay et the overtime rete.

- 7.2 In the avant that an employee's call-in time work essignment and his/her regular shift overlap, said employee shall be peid in the following manner.
- e. If the employee's calf-in time work essignment commences more than two (2) hours prior to the start of his/her normal shift, said employee shall be peid time and one-helf for all hours worked prior to the etart of his/her normal shift. Effective as of the starting time of his/her normal shift, said employee shell then be peid at his/her normal streight time rete of pey.
- b. If the employee's call-in time work assignment commences less than two (2) hours prior to the start of his/her normal shift, said employee shell be paid at the rate of time and one-half for the first two (2) hours worked and for the balance of this employee's reguler shift, he/she shall be paid at their normal streight time rate of pay.

8. <u>INSURANCE AND RETIREMENT BENEFITS</u>

- 8.1 The County agrees to provide eligible employees end their eligible dependents with Hospitalization, Medicel and Major Insurance though the New Jersey State Health Berrefits Program or to provide equivalent or better health benefits coverage through e self-insurance program or independent insurence carrier. The premium costs for said programs shall be fully paid by the County axcept that in the election of the Health Maintenance Organization Medigroup Program, en eligible employee shall continue to be required to pay, through payroll deductions, the difference in cost, if any, between standard Hospital/Medical coverage and HMO coverage.
- 8.2 The County agrees to provide Hospital/Medicel insurance to eligible retired employees in accordance with the provisions of Chapter 88, Public Law of 1974. Said insurance will continue under any self-insurance program or independent carrier the County may choose.
- 8.3 The County egrees to provide retirement benefits to eligible employees in eccordence with the provisions of the New Jersey Public Employees' Retirement Systam.
- 8.4 The County agrees to provide a Prescription Drug Program to eligible employees end their eligible dependents; the premium costs for said program to be paid by the County. Further, for the purpose of this Program, eligible employees shall be defined as all full-time permenent employees only. The schedule for co-payment will be as follows:

\$10.00 brand name drugs; \$2.00 generic drugs

- 8.5 The County agrees to provide for the payment of accumulated unused sick leave at the time of retirement of en eligible County employee et the rate of fifty percent (50%) of his/her accumulated unused sick time to a maximum of eighteen thousand dollars (\$18,000).
- 8.6 The County agrees to provide a Dental Insurence Program to eligible employees and their dependents; the premium costs for seid program to be peid by the County. Further, for the purposes of this Program, eligible newly hired employees shall be defined as all full-time permanent employees only.
- 8.7 The County agrees to make eveileble the State Disability Plan. All eligible employees ere required to make the co-payment and follow the procedures as outlined under this plan.

- 8.8 Each active employee shall have daducted biweekly from his or har salary \$20.00 per pay period except those with single coverage which shall be \$15.00 for all medical, dental and prescription drug insurance. There shall be no increese of this co-pay for the duretion of this contract.
- 8.9 The County agraes to establish a vision care program which is not a reimbursament program. The vision care program will allow eligible County employeas to receive discounts from designated County wide providers to reduce costs in the purchase of lenses, frames and aye examinations.

9. PAID LEAVES OF ABSENCE

- 9.1 <u>BEREAVEMENT DAYS</u> In the avant of the death of a membar of tha immediate family of any employee covered by this Agreement, the immadiate family being mother, father, sister, brother, spouse, child, mother-in-law, father-in-law, grandmothar, grendfather, grandchild or any other relative living in the household of the employae, said employee shall be excused for a period not to exceed five (5) consecutive working days in a seven-dev period for bereavement purposes, commencing the dev of death or day efter date of daath. In the event of the daath of a grandparent or grandchild not living in the household of the employee, said amployee shall be excused for a period not to exceed one (1) day. The employee will be paid his regular hourly rete for any such days of excused absence which occur during his/har normal work week, but in no event more than seven and one-half (7 ½) hours pey for any one dev.
- 9.2 <u>UNION BUSINESS DAYS</u> An employee who is duly euthorized in writing to be a representative of the Union shall be grented a leeva of absence with pay for the time necessary to conduct Union business or attend conventions. The Union shall be euthorized an aggregate of no more than twanty (20) days in any calendar year for the above purpose, provided a request for such days is made in writing and authorization granted by the Department Director. The Union President or his/her designee shall be allowed such time off as is necessary to conduct intra-county Union business, provided that prior approvel is requested and authorization granted by the Department Director; such authorization shall not be unreasonable denied.
- 9.3 <u>OCCUPATIONAL INJURY LEAVE</u> Any amployae who is disabled because of occupational injury or illness shall be covared by the provisions of the County's adaptetion of the Naw Jersey Workers' Compansation Law from the day after the date of injury or illness and shall be eligible for a leave of absence for the entira period of disability. This adaptation shall be 70% of the employee's wage, with no salary cap.

Employees on an authorized leave of ebsance shall be paid temporary workers' compensation benefits for the period of thair disability commencing that deviate the date of injury or illness. Said employees shall also receive sick and vacation leave credits during the period of their disability. Personal leave credits shell not accrue during this period of disability.

Employees returning from authorized leave of absanca es set forth above shall be restored to their original job classification and shift, at the then appropriate rate of pay, with no loss of seniority or other employea rights and privileges.

The County shall be entitled to renegotiete with the unit any changes in the County's Occupational Injury Leava Program. In the event the partias are unabla to raech egreement on changes, the issua shall be resolved through madiation and, if necessary, fact-finding.

9.4 <u>SICK LEAVE</u> - All full-time permanent, full-time temporary or full-time provisional employees shall be entitled to sick leave with pey.

- e. Sick leave may be utilized by employees when they are unable to perform their work by reason of personal illness, maternity, accident, or exposure to contagious disease. Sick leave may also be utilized for short periods for the attendance by the employee upon a member of the immediate family who is seriously ill. Sick leave mey be taken in hourly units.
- b. The minimum sick leave with pey shall accrue to any full-time permanent employee on the basis of one working day per month during the remainder of the first calendar year of employment after initial eppointment and fifteen (15) working days in every celendar year thereafter, said fifteen (15) days to be credited effective January 1 of each succeeding year.
- c. The minimum sick leave with pay shall accrue to any full-time temporary or full-time provisional employee at the rate of one working day per month es earned.
- d. If an employee does not utilize any of his/her allotted 15 days of sick leave time for the entire calender yeer, that employee shall be entitled to e \$300.00 bonus payment payable by March 1 of the following year. An employee utilizing five days or less of their ellocated 15 days in the year shall receive a \$200.00 bonus payable by March 1 of the following year. This bonus does not apply to part-time employees and an individual must have worked the entire year to be eligible. This sick leave reduction incentive applies for each year of this contract.
- e. Any emount of sick leave allowence not used in any calendar year shall accumulate to the employee's credit from year to year to be used if end when needed for such purpose.
- f. An employee shall not be reimbursed for accrued sick laeve et the time of termination of his/her employment excepting es provided under Article entitled, "Insurance and Retirement Senefits", Paragraph 8.5.
- g. If an employee is absent for reasons that entitle him/her to sick leave, the employee's supervisor shell be notified promptly as of the employee's usual reporting time, except in those situations where notice must be made prior to the employee's starting time in compliance with specific department regulations.
 - (1) Feilure to so notify his/her supervisor shall be cause for denial of the use of sick leave for thet ebsence.
 - (2) Absence without proper notice for five (5) consecutive days shall constitute a resignation not in good standing.
- h. (1) The Employer may require proof of illness of an employee on sick leave, whenever such requirements appear reasonable. Abuse of sick leave shell be cause for disciplinary ection.
 - (2) In case of leave of absence due to exposure to contagious diseese, a certificate from the Department of Health shall be required.
 - (3) The Employer may require an employee who has been absent because of personal illness, es e condition of his/her return to duty, to be exemined by the County Physician. Such examination shall establish

whether the employee is capable of performing his/her normal duties without limitations and that his/her return will not jeopardize the health of the other employees.

- i. Part-time temporary, part-time provisional, seasonal, or hourly paid employees shall not be entitled to sick leeve.
- j. Sick leave credits shall continue to accrue while an employee is on leave with pay. Credits shall not accrue while an employee is on any leave without pay except active military leave.
- 9.5 <u>PERSONAL LEAVE</u> All permanent employees covered by the provisions of this Agreement shall be entitled to three (3) days per year leave of absence with pay for personal business which may be taken in hourly units. Said leave shall not be taken unless 24 hours notice thereof has been given to employee's supervisor. In the event that 24 hours notice cannot be given said leave may be taken only upon authorization of said supervisor. The Employer reserves the right to deny requests for personal days as conditions warrant, but authorization shall not be unreasonable withheld absent an emergency. Personal days shall not be taken in conjunction with vecation leave.
- 9.6 <u>JURY DUTY</u> All employees covered by the terms of this Agreament shall be granted a leave of absence with pay when required to serve on jury duty. Employees granted this leave of absence shall be required to return or reimburse the Employer for any jury fees or compensation received by them for serving on jury duty.

In the event that an employee is released from jury duty prior to the end of his/her work shift, seid employee shall be required to report to work for the remainder of his/her shift.

For the purposes of this Article, any employee who is called upon to serve jury duty shell heve his/her work schedule adjusted, if necessary, to place him/her on the normal (daytime) shift for the period of time he/she is required to serve jury duty.

9.7 <u>SICK LEAVE BUY BACK</u> - Full time employees having accumulated ten (10) or more of their fifteen (15) sick days for that year, will have the option to be paid five (5) days wages in lieu of carrying over five (5) of their sick days.

Any employee wishing to exercise the sick leave pay option must exercise this option by December 1 of the year in which the requirements have been met. An employee shall make this request in writing to the Chief, Division of Employee Relations. Any decision to exercise this option subsequent to December 1 of the year in which the requirements have been met shall not be considered.

10. <u>ABSENCE WITHOUT LEAVE</u>

- 10.1 Any unauthorized absence of an employee from duty shall be an absence without leave end is cause for disciplinary action.
- 10.2 Leave granted for a particular reason and used for e purpose other than that for which such leeve has been granted, shall be unauthorized absence and mey be cause for disciplinary action.

11. NON-PAIO LEAVES OF ABSENCE

11.1 A permanent employee shall be entitled to a leave of absence without pay to accept a permanent appointment with another governmental agency in New Jersey for e period not to exceed four (4) months.

- 11.2 The Employer will grant leaves of absence to two (2) employees, not more than one from any divisions, to accept full-time Union employment. Sixty (60) days notice in writing shall be given to the Employer by any employee requesting such leave.
- 11.3 All other leaves of ebsence without pay shall be at the discretion of the Employer.
- 11.4 Employees returning from authorized leeves of absence as set forth in the paragraph(s) above will be restored to their original classifications and salaries which they were earning at the time leave wes grented. Said employees will suffer no loss of seniority or other employee rights, privileges, or benefits, provided, however, thet sick leeve, vecetion leave, and longevity credits shall not accrue except for those on military leave.

12. <u>SENIORITY</u>

- 12.1 Seniority is defined as an employee's continuous langth of service with the County beginning with his/her initial date of hire. Any authorized leave of absence is considered to be continuous service.
- 12.2 Seniority shall be given preference in promotions, demotions, layoffs, recall, vacation, scheduling, and work shifts, es defined in Paragraph 12.3 below.

Where ability to perform work end physical fitness are considerations in application of the above, determinetions shall be made by the Employer.

- 12.3 Where more than one work shift per day within a given classification is in effect, employees within such classifications will be given preference of shifts on e seniority besis only when vecancies occur or changes in the number of employees per shift are being made. Where such vacancy occurs, or where there is a change in the number of employees per shift, a senior employee will not be permitted or required to wait longer then one yeer to exercise his/her preference of shift over a less senior employee.
- 12.4 The Employer shall remain an accurate, up-to-dete seniority roster showing each employea's date of hire, classification, and pey rate and shall furnish copies of same to the Union upon request.
- 12.5 The Employer shall promptly advise the eppropriate Union representative of any changes which necessitate amendments to the seniority list.

13. HOLIDAYS

13.1 The following days are recognized paid holideys whether or not worked:

New Year's Day Mertin Luther King's Birthday Lincoln's Birthday Washington's Birthday Good Friday Memorial Day Independence Dey

Labor Day
Columbus Day
General Election Day
Veterans' Dey
Thanksgiving Day
Day after Thanksgiving
Christmas Day

13.2 For all employees not working e continuous operations schedule, holidays enumerated in the peregreph 13.1 above which fall on a Seturdey shell be observed on the preceding Friday; holidays which fell on a Sunday shall be observed on the following Monday; holidays which fell within an employee's vacation period shall not be charged as vacation days.

- 13.3 For all employees working a continuous operations schedule, holidays enumerated in paragraph 13.1 above which fall on a Saturday or Sunday shall be observed on the Saturday or Sunday. This Saturday or Sunday observance shall be utilized as the date for overtime and holiday pay calculations. Holidays which fall within an amployee's vacation period shall not be charged as vacation days.
- 13.4 In order to be aligible for holiday pay, an employee must be on the active payroll of the Employer and must have worked his/her full ragularly scheduled workday before and after the holiday, unless such absence is authorized with pay or ordered.
- 13.5 Part-time temporary, part-tima provisional, seasonal, or hourly paid employaas shall not be entitled to holiday pay.

14 PERFORMANCE ASSESSMENT REVIEW

- 14.1 The County will maintain a performance assassmant review system for all employees covered by this contract. The system will include a formal process whereby the employee and his designated supervisor(s) mutually formulate performance and improvament goals and work standards appropriate to the job performed, which shall be a basis for measuring the employee's performance during an annual rating period.
- 14.2 At least every six (6) months, the amployee and the supervisor(s) shall meet in connection with performance avaluation and improvement goals and work standards in order to set up criteria which shall be the basis for the annual avaluation. It shall be the responsibility of the supervisor to set up this conference at a mutually convenient time.
- 14.3 The employea shall evaluate his performance and the Supervisor shall evaluate the employee's performance, independent of each other, every twelve (12) months. The amployee and supervisor shall exchange and discuss their evaluations at the annual conference which shall be scheduled by the supervisor at a mutually convenient time. The evaluations shall be based on the criteria relating to the improvement goals and work standards discussed between the employee and the supervisor at the six-month conference held earlier and referenced in paragraph 14.2 abova.
- 14.4 The performance assessment review will not be tied to any monatary clausas during the term of this contract.
- 14.5 A copy of all annual avaluations shall be transmitted to the County's Office of Personnel.

15. GRIEVANCE PROCEDURE

- 15.1 A grievance is defined as:
 - a. A claimed breach, misinterpretation, or improper application of the terms of this Agreement; or
 - A claimed violation, misintarpratation, or misapplication of rules and regulations, existing policy or orders, applicable to the division or department which employs the grievant affecting the terms and conditions of employment.

A claimad grievance shall be discussed between the employee and his/her immediate supervisor and, if unresolved after discussion, shall be resolved in the following manner:

Stap One: The Union steward or employee, or both, shall take up the grievance with the employee's division haad within ten (10) days of its occurrence. It shall be stated in

writing end signed by the grievant. No letar than five (5) days after receipt of grievance, the division head shall meet with the grievant to discuss the grievance. The division head shall render a decision in writing within five (5) days after the meeting.

Step Two: If the griavance has not been settled to the employee's satisfaction, it shall be presented in writing to the department director within five (5) days from receipt of the response from the division head. No later than five (5) days after receipt of grievance, the department director shall meet with the grievant to discuss the grievanca. The dapartment director shall give an answer in writing no later than five (5) days after the meeting.

Step Three: If the grievance has not been settled to the employee's satisfaction, it shall be presented in writing to the County Administrator within five (5) days from receipt of the response from the department director. No later than five (5) days after receipt of grievance, the County Administrator or his/her designee shall mast with the grievant to discuss the grievance. The County Administrator or his/her designee shall give an answer in writing no later than five (5) days after the meeting.

Stap Four: If the grievance is still unsattled, the Union may within fifteen (15) days after the reply of the County Administrator, by written notice to the County Administrator shall request the Public Employment Relations Commission to supply the parties with a panel of arbitrators. The arbitrator shall be selected by the parties in accordance with the rules promulgated by the Public Employment Relations Commission. The decision of the arbitrator shall be final and binding on all parties; it being exprassly understood that such binding arbitration is limited exclusively to disputes involving the application, meaning, or interpretation of this Agreement.

- 15.2 Expenses for the arbitrator's sarvices and the proceedings shall be borne equally by the Employer and the Union. Howaver, each party shall be responsible for compensating its own representatives and witnesses. If either party desires e verbatim record of the proceedings, it may ceuse such a record to be mede, providing it pays for the record.
- 15.3 The Union will notify the Employer in writing of the names of its employees who are designated by the Union to represent employees under the grievance procedura. An amployee so designated by the Union will be permitted to confar with other Union representatives, employees, and employment representativa regarding matters of employee representation, during working hours and without loss of pay provided, however, all said employees shall secure the permission of their immediate superior, which permission shall not be unreasonably withheld.
- 15.4 Representatives of the Union, who are not amployees previously accredited to the Employer in writing by the Union, shall be permitted to come on the premises of the employer for the purpose of investigating end discussing grievances, so long as such right is reasonably exercised and there is no undue interference with work progress, provided, however, they first obtain parmission to do so from the employee's department director or his/her designated representative, permission for which shall not be unreasonably withheld.

16. <u>DISCIPLINE/DISCHARGE</u>

- 16.1 It is expressly understood that the Employer shall have the right to discipline any employee' however, the Employer agreas that it shall not discipline or discharge any employee covered by the terms of this Agreement without just cause.
- 16.2 Any employee who is disciplined or discharged shall have the right to appeal this disciplinary action. It is expressly understood that an employee shall only be entitled to one evenue of appeal and further, that these appeals shall be handled in accordance with the following procedure:

- a. A permanent employee against whom disciplinery action has been taken which resulted in a suspension or fine of more then five days at one time; suspensions or fines more than three times or for an aggregate of more than fifteen days in one calendar year; demotion, discharge or resignation not in good standing shall be required to exercise his/her statutory right of appeal to the Merit System Board and shall be precluded from having the Union move his/her appeal to binding arbitration.
- b. The Union, in behalf of a permanent employee against whom disciplinary action has been taken which does not result in a penalty enumerated in paragraph 16.2(e) above, shall have the right to appeal this disciplinary action to binding arbitration in accordance with Step IV of the Grievance Procedure.
- c. The Union, in behalf of a provisional or unclessified employee against whom any disciplinary ection has been taken, shell have the right to appeal this disciplinary action to binding arbitration in accordance with Step IV of the Grievance Procedure.

17. SAFETY AND HEALTH

- 17.1 The Employer shall at all times maintain safe and healthful working conditions and will provide employees with wearing epparel, tools, or devices deemed necessary in order to ensure their safety and heelth. When such materials are issued, they shall be used. Failure to utilize seid safety materials when issued shall be cause for disciplinary action.
- 17.2 The Employer and the Union shall each designate e safety committee member and two alternates. It shall be the joint responsibility of the members or their alternates to investigate and correct unsafe and unhealthful conditions. The members or their alternates shall meet periodically as necessary to review conditions in general and to make recommendations to either or both parties when appropriate. The sefety committee member representing the Union or one of his/her alternates, with the approval of the Employer, shall be permitted reasonable opportunity to visit work locations throughout the Employer's facilities for the purpose of investigating safety and health conditions during working hours with no loss of pay.

18. EOUAL TREATMENT

- 18.1 The Employer agrees that there shall be no discrimination or favoritism for reasons of sex, ege, nationality, race, meritel status, religion, political affiliation, Union membership, Union activities and/or any disability under the Federal American with Disabilities Act (ADA) legislation.
- 18.2 The Employer and the Union agree not to interfere with the right of employees to become or not to become members of the Union and further that there shall be no discrimination or coercion against any employee because of Union membership or non-membership.

19. WORK RULES

- 19.1 The Employer may, after negotiations with the union, establish reasonable end necessary rules of work and conduct for employees. Such rules shell be equitable applied and enforced.
- 19.2 Such work rules shall be subject to the grievance procedure.

ANNUAL VACATION LEAVE

20.

- 20.1 All full-time permanent employees shall be entitled to vacation leave based on thair years of continuous service. Periods on a leave of absance without pay except military leave shall be deducted from an employee's total continuous service for purposes of determining the aarned service credit for vacation leave. Vacation leave may be taken in hourly units.
- 20.2 Annual vacation leave with pay for all full-time permanent employees shall be earned as follows:
 - a. One (1) working day of vacation for each month of service during the remainder of the calendar year following the date of appointment.
 - b. After one (1) year and to completion of five (5) years, twelve (12) working days.
 - c. From beginning of sixth year to completion of tenth year, fifteen (15) working days.
 - d. From beginning of eleventh year to completion of fifteenth year, twenty (20) working days.
 - e. After complation of fifteenth year, twenty-five (25) working days.
- 20.3 Annual vacation leave with pay for all full-time temporary and/or full-time provisional employees shall be earned at the rate of one (1) day per month.
- 20.4 The rate of vacation pay shall be the employee's regular straight time rate of pay in effect for the employae's regular job on the payday immediately preceding his/her vacation period.
- 20.5 An employee who is called back to work while on authorized vacation, shall be paid one days pay in addition to regular days pay and shall not lose vacation day or days.
- 20.6 Vacation allowance must be taken during the current calendar year unless the Employer determines that it cannot be taken because of the pressure of work. Any vacation allowance so denied may be carried over into the next succeeding year. A maximum of ten (10) vacation days, at the option of the employee, may be carried over from one calendar year into the succeeding calendar year, up to a maximum of twenty-five (25) days.
- 20.7 A permanant employee who returns from military service is entitled to full vacation allowance for the calendar year of return and for the year preceding, providing the latter can be taken during the year of return.
- 20.8 An employee covered by this Agreement who is retiring or who has otherwise separated shall be entitled to the vacation allowance for the current year prorated upon the number of months worked in the calendar year in which the separation or retirement become effective and any vacation leave which may have been carried over from the preceding calendar year.

Whenever an employee covered by this Agreement dies, having to his/her cradit any annual vacation leave, there shall be calculated and paid to his/her estate a sum of money aqual to the compensation figured on his/her salary rate at the time of death.

20.9 Part-time temporary, part-time provisional, seasonal, or hourly paid employees shall not be entitled to vacation leave.

20.10 Vacetion leave credits shall continue to eccrue while an employee is on leave with pay. Vacetion credits shall not accrue while en employee is on leave without pay except military leave.

21. SHIFT PAY

- 21.1 Employees working on shifts of which the mejority of working hours fall between 4:00 pm end 12:00 midnight shall receive in addition to their regular pay an additional twenty-five (25) cents per hour. Seid differential shall be paid for all hours worked on that shift.
- 21.2 Employees working on shifts of which the majority of working hours fall between 12:00 midnight and 8:00 a.m. shell receive in addition to their reguler pey en edditional thirty (30) cents per hour. Said differential shall be peid for all hours worked on that shift,

22. LONGEVITY

22.1 Every full-time employee, temporary or permanent, classified or unclassified, of the County of Mercer, shell be paid longevity payments on e prorated basis with each salary check during the calendar year, end such longevity payment shall be considered in total with the selery for pension purposes.

Employees having completed five (5) years of continuous service will heve edded to their gross per annum pey en additional \$300 commencing with the first day of the first full pay period following said anniversary of hire, and for the completion of each additional five (5) years of service calculated in the seme manner using employee anniversery detes, shell have added to their gross per annum pay, additional monies es set forth in the longevity schedule.

The longevity schedule is as follows:

5 years	\$ 300
10 yeers	\$ 900
15 years	\$1,350
20 years	\$1,850
25 years	\$2,300
30 years	\$2,700
35 years	\$3,100
40 yeers	\$3,500
45 years	\$3,900

Any interruption of service due to a ceuse beyond the control of the employee, i.e. for militery service, injury, or illness, shell be considered as service for the County of Mercer for the purpose of determining the completion of said cumuletive period of service with the County of Mercer. Nothing contained in this Article shall be construed to apply to any person whose employment has been terminated for any reeson prior to the effective date of the edoption of this contrect.

Such additional longevity payments shall be paid notwithstanding the maximum salary provided for such employment.

23. WORK UNIFORMS

23.1 Work uniforms will be supplied by the Employer to all full-time employees covered by this Agreement es set forth below:

- a. <u>Initial Issue</u>
 - Five (5) white shirts (long or short sleeve)
 - Five (5) trousers
 - Two (2) three-quarter length lightweight jackets
 - One (1) three-quarter length jacket with hood
- b. Annual Replacement Issue:
 - Two (2) shirts (long or short sleeve)
 - Two (2) trousers
- Safaty shoes end jeckets will be replaced as needed upon authorization by the department director.
- 23.2 In all ceses where uniforms and an allowance are provided said uniforms shall be worn. Feilure to wear said uniforms when issued shall be cause for disciplinary action.

24. CLOTHING MAINTENANCE ALLOWANCE

- 24.1 The Employer agrees to pay each full-time amployee covered by this Agreement an annual clothing meintenence allowance to be used by the employee for the maintenance of his/her uniform. The clothing allowance total shall be \$300.00 in 2001, \$325.00 in 2002 and \$350.00 in 2003. Said allowence should be peid by December 15 of each yeer.
- 24.2 The allowance referred to above shall be aarnad on a monthly basis, provided tha employee works a minimum of one (1) day in any calendar month.
- 24.3 New employees, retired employaas, deceesed employees, or employees on en authorized leave of absence excepting educational leaves of absence or those leaves of absence provided for in Article entitled "Non-Paid Leaves of Absence", shall be paid a prorated share of the annual clothing maintenance allowance for each celender month in which the employee works et leest one (1) day.
- 24.4 Employees covered by this Agreement who voluntarily terminate their employment with the County of Mercer, excepting as provided in Paragraph 23.3 above, or whose employment is terminated for cause shall not be entitled to payment of the annual clothing maintenance allowance or any prorated portion thereof.
- 24.5 The annual clothing maintenance allowance shall only be applicable to those employees who are uniformed.

25. <u>SUPPLEMENTAL VEHICLE ALLOWANCE</u>

25.1 Foramen who utilize their vehicles to attend to County business shall raceive a supplemental vehicle allowance of \$400.00 in 2001, \$450.00 in 2002 and \$500.00 in 2003 payable on July 1 in each year of the contract. Those individuals who currently utilize County vahicles for such business shall not be eligible for said allowence.

26.1 <u>CLASSIFICATIONS AND JOB DESCRIPTIONS</u>

- 26.1 The classifications for amployaes covered by this Agreement are attached hereto as Appendix A and Appendix B and by reference are made part of this Agreement.
- 26.2 If during the term of this Agreement the Employer determines that new job descriptions and/or classifications be established or that changes be made in existing job descriptions and/or classifications, the parties agree that they will consult with a view toward arriving at a mutually acceptable determination, including the rate of pay thereof, prior to such changes

being made effective. Should the parties fail to agree, the metter will be referred to the Grievance Procedure commencing with Step Two of this Agreement.

27. <u>STRIKES AND LOCKOUTS</u>

- 27.1 In eddition to any other restriction under the law, the Union and its members will not ceuse a strike or work stoppege of any kind, nor will env employees take part in a strike, intentionelly slow down the rate of work, or in env manner cause interference with or stoppage of the Employer's work.
- 27.2 The Employer shall follow the grievence procedure for which provision is made herein, and the Employer shall not cause env lockout.

28. GENERAL PROVISIONS

28.1 The provisions of this Agreement shall only apply to those employees in the Union who are on the County payroll and actively et work on or after the date of the execution of this Agreement and those former employees whose employment was terminated by death or retirement prior to the date of execution of this Agreement.

29. <u>SEP</u>ARAB<u>ILITY AND SAVINGS</u>

- 29.1 If eny provision of this Agreement is subsequently declared by the proper legisletive or judicial authority or court of competent jurisdiction to be unlewful, unenforceable, or not in accordance with applicable statues, all other provisions of this Agreement shall remain in full force and effect for the duration of this Agreement.
- 29.2 Upon request of either party, the parties egree to meet and renegotiate any provision so affected.

30. TERMINATION

- 30.1 Subject to the terms of this Agreement and the grievence procedure, the Employer has the right and responsibility to direct the affeirs of the County including the right to plan, control, and direct the operation of the equipment and work forces, to relieve employees due to lack of work, and to contract for end subcontract out services except that the Employer agrees that there will be no subcontracting of work which can be done by the regular work forces.
- 30.2 This Agreement shall be effective es of the first dey of January 2001 and shall remain in full force and effect until the 31st day of December 2003. It shall be renewed from year to year thereafter unless either party shall give written notice of its desire to modify the Agreement. Such notice shall be made by certified mail or personal service by October 1st of eny succeeding year.

In the event that such notice is given, negotiations shall begin not later than 90 deys prior to the anniversary date; this Agreement shall remain in full force and be effective during the period of negotietions and until notice of terminetion of this Agreement is provided to the other perty in the manner set forth in the following paragraph.

30.3 In the event that either party desires to terminate this agreement, written notice must be given to the other party not less then ten (10) days prior to the desired termination date which shall not be before the anniversary date set forth in the preceding paragraph.

ATTEST:

COUNTY OF MERCER

deriene Worthy, Clerk Board of Freeholders

Robert D. Prunetti County Executive

ATTEST:

AFSCME Local 2320

Sigmund Zegarski / President, AFSCME Local 2320

Donald B. Dileo, Staff Representative AFSCME Council Number 73

APPENDIX A

TITLE	HOURS OF WORK
Airport Maintenance Supervisor Airport Operations, Supervisor Bridge Repair Foreman Foreman (Park Commission) General Supervisor, Garage General Supervisor, Mosquito General Supervisor, Parks General Supervisor, Roads General Supervisor, Traffic Mechanical Repair Foreman Supervising Carpenter Supervising Mechanic Supervisor Mosquito Extermination Supervisor of Trades Supervisor, Bridge Repairer Supervisor, Roads Supervisor, Trees Supervisor, Trees Supervisor, Traffic Meintenance	40 40 37 ½ 37 ½
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APPENDIX B

FOREMAN - AFSCME LOCAL 2320 COMPENSATION SCHEDULE

TITLE	<u>1/1/01</u>	1/1/02	1/1/03	7/1/03
Airport Maintenance Supervisor II	\$52,364	\$53,935	\$55,014	\$56,114
Airport Maintenance Supervisor I	\$54,075	\$55,697	\$56,811	\$57,947
Airport Operations Supervisor II	\$52,364	\$53,935	\$55,014	\$58,114
Airport Operations Supervisor I	\$54,075	\$55 ₁ 697	\$56,811	\$57,947
Bridge Repair Foreman II	\$52,364	\$53,935	\$55,014	\$56,114
Bridge Repair Foreman I	\$54,075	\$55,697	\$56,811	\$57,947
Foreman (Park Commission) II	\$52,364	\$53,935	\$55 _, 014	\$5 6 ,114
Foreman (Park Commission) I	\$54,075	\$55,697	\$56 ₁ 811	\$57,947
General Supervisor, Garage II	\$57,557	\$59,284	\$60,470	\$61,679
General Supervisor, Garage I	\$59,268	\$61,046	\$62,267	\$63,513
General Supervisor, Mosquito II	\$57, 55 7	\$59,284	\$60,470	\$61,679
General Supervisor, Mosquito I	\$59,268	\$61,046	\$62,267	\$63,513
General Supervisor, Parks II	\$57,557	\$59,284	\$60,470	\$61,679
General Supervisor, Parks I	\$59,268	\$61,046	\$62,267	\$63,513
General Supervisor, Roads II	\$58 ₁ 817	\$60,582	\$61,793	\$63,029
General Supervisor, Roads I	\$60,528	\$62,344	\$63,591	\$64,862
General Supervisor, Traffic II	\$57,557	\$59,284	\$60,470	\$61,679
General Supervisor, Traffic I	\$59,268	\$61,046	\$62,267	\$63,513
Mechanical Repair Foreman II	\$52,364	\$53,935	\$55,014	\$56 ,114
Mechanical Repair Foreman I	\$54,075	\$55 _, 697	\$58,811	\$57,947
Supervising Carpenter II	\$52,364	\$53,935	\$55,014	\$56,114
Supervising Carpenter I	\$54,075	\$55,697	\$56,811	\$57,947
Supervising Mechanic II	\$52,364	\$53,935	\$55,014	\$56,114
Supervising Mechanic I	\$54,075	\$55,697	\$56 ,811	\$57,947
Supervising Mosquito Extermination If	\$52,364	\$53,935	\$55,014	\$56,114
Supervising Mosquito Extermination I	\$54,075	\$5 5,697	\$56,811	\$57,947
Supervisor of Trades II	\$52,364	\$53,93 5	\$55,014	\$56,114
Supervisor of Trades I	\$54,075	\$55,697	\$56,811	\$5 7,947
Supervisor , Bridge Repairer II	\$52,3 6 4	\$53,935	\$55,014	\$56 ,114
Supervisor, Bridge Repairer I	\$54,075	\$ 55 ,697	\$56,811	\$57,947
Supervisor, Roads II	\$52,364	\$53,935	\$55,014	\$5 6 ,114
Supervisor, Roads I	\$54,075	\$55,697	\$56,811	\$57,947
Supervisor, Trees II	\$52,364	\$53,93 5	\$55,014	\$56,114
Supervisor, Trees I	\$54,075	\$55,897	\$56,811	\$57,947
Supervisor, Traffic Maintenance II	\$52,364	\$53,9 35	\$55,014	\$56,114
Supervisor, Traffic Maintenance I	\$54,075	\$55,697	\$56 ,811	\$57,947

HIRE RATE \$46,000